UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CHINESE AUTOMOBILE DISTRIBUTORS OF AMERICA LLC,

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Plaintiff,

- against -

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ORDER

07 Civ. 4113 (LLS)

MALCOLM BRICKLIN, JONATHAN BRICKLIN, BARBARA BRICKLIN JONAS, MICHAEL JONAS, SANIA TEYMENY, SCOTT GILDEA, and VISIONARY VEHICLES LLC,

Defendants.

Defendants (except Scott Gildea) having filed a motion to disqualify McCarter & English LLP from representing the plaintiff (Docket No. 37) without first arranging a premotion conference as required by Rule 2(A) of the Court's Individual Practices, it is ordered that:

- 1. The motion is dismissed without prejudice to renewal. As stated by Rule 2(A), "To arrange a pre-motion conference, the moving party shall submit a letter not to exceed three pages in length setting forth the basis for the anticipated motion."
- 2. The pre-motion conference can be scheduled as promptly as practicable for counsel.
- 3. Moving defendants' time to move or answer with respect to the Verified Amended Complaint is extended until the issue of disqualification of plaintiff's counsel is resolved.

So Ordered.

Dated: New York, New York

July 28, 2008

LOUIS L. STANTON

U. S. D. J.